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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/863,722	05/23/2001	John R. Martin	. 10527US16 2165		
. 75	590 05/15/2003				
John J. Held, Esq.			EXAMINER		
McAndrews, Held & Malloy, Ltd. 34th Floor			DIXON, THOMAS A		
500 West Madi	son Street				
Chicago, IL 60661		ART UNIT	PAPER NUMBER		
			3629		
			DATE MAILED: 05/15/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

Advisory Action Application No.							
Examines -The MAILING DATE of this communication appears on the cover sheet with the correspondence address - THE REPLY FILED 25 April 2003 FAILS TO PLACE THIS APPLICATION IN CONDITION FOR ALLOWANCE. Therefore, further action by the applicant is required to avoid abandonment of this application. A proper reply to a final rejection under 37 CFR 1.13 may carry be either: (1) a timely filed amendment winch places the application in condition for ellowance; (2) a timely filed Notice of Appeal (with appeal lee); or (3) a timely filed Request for Continued Examination (RCE) in compliance with 37 CFR 1.14. PERIOD FOR REPLY (check either a) or b) The period for reply expires			Application No.	Applicant(s)			
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a) The period for reply expiresmonths from the mailing date of the final rejection. b) Mit he period for reply expires on: (1) the mailing date of this Advisory Action, or (2) the date set forth in the final rejection.	Therefore, fur final rejection condition for a	ther action by the applicant is required to avunder 37 CFR 1.113 may only be either: (1) allowance; (2) a timely filed Notice of Appea	oid abandonment of this application application abandonment of this application about the contract of the cont	ation. A proper rep	ly to a ation in		
 b)		PERIOD FOR RE	PLY [check either a) or b)]				
tee have been filed is the date for purposes of determining the period of extension and the corresponding amount of the fee. The appropriate extension fee under 37 CFR 1.17(a) is calculated from: (1) the expiration date of the shortened statutory period for reply originally set in the final office action; or (2) as set forth in (b) above, if checked. Any reply received by the Office later than three months after the mailing date of the final rejection, even if timely filled, may reduce any earned patent term adjustment. See 37 CFR 1.704(d)), to avoid dismissal of the appeal. 1. A Notice of Appeal was filed on Appellant's Brief must be filed within the period set forth in 37 CFR 1.192(a), or any extension thereof (37 CFR 1.191(d)), to avoid dismissal of the appeal. 2. The proposed amendment(s) will not be entered because: (a) they raise new issues that would require further consideration and/or search (see NOTE below); (b) they raise the issue of new matter (see Note below); (c) they are not deemed to place the application in better form for appeal by materially reducing or simplifying the issues for appeal; and/or (d) they present additional claims without canceling a corresponding number of finally rejected claims. NOTE: *Ine limitation requiring a money intake device requires further consideration or search.* 3. Applicant's reply has overcome the following rejection(s): 4. Newly proposed or amended claim(s) would be allowable if submitted in a separate, timely filed amendment canceling the non-allowable claim(s) would be allowable if submitted in a separate, timely filed amendment canceling the non-allowable claim(s). 5. The a) affidavit or exhibit will NOT be considered because it is not directed SOLELY to issues which were newly raised by the Examiner in the final rejection. 7. For purposes of Appeal, the proposed amendment(s) a) will not be entered or b) will be entered and an explanation of how the new or amended claims would be rejected is provided below or appende	b) 🛭 The p no evo ONLY	eriod for reply expires on: (1) the mailing date of this A ent, however, will the statutory period for reply expire I CHECK THIS BOX WHEN THE FIRST REPLY WAS	Advisory Action, or (2) the date set forth ater than SIX MONTHS from the mailing	g date of the final reject	tion.		
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Art Unit: 3629	· · · · · · · · · · · · · · · · · · ·			Examiner	\$		

U.S. Patent and Trademark Office PTO-303 (Rev. 04-01)



DATE: 5/12/03	APPL S.N.:091863722					
TO EXAMINER: DIXO	ART UNIT: 3629					
FROM. Dalharen ROOM 8100	MAILROOM DATE 4/25/Q					
AFTER FINAL YESNONUMBER OF INSTRUCTIONS: I have reviewed the submitted T.D. with the results appropriate form paragraphs identified by this informal memo in your ned disagree with my analysis or have questions at all about the acceptability Examiner. THIS MEMO IS AN INFORMAL, INTERNAL MEMO ONLY SHOULD A COPY BE IN LEFT IN FILE.	ext office action to notify applicant about the T.D. If you ity of the T.D., please see me or our Special Program					
The T.D. Is PROPER and has been recorded. (See 14.23).						
[] The T.D. is NOT PROPER and has not been accepted for the rea	ison(s) checked below. (See 14.24).					
[] The recording fee of \$ has not been submitted nor is to a deposit account. (See 14.26.07)	nere any pre authorization in the application file to charge					
[] Application Examiner has not processed T.D. fee. (See fee autho	rization).					
[] The T.Q. does not satisfy Rule 321(b)(3) in that the person who have (and/or the extent of the interest of the business entity represented by the 14.26.01).						
[] The T.D. tacks the enforceable only during the common owership of Rule 321(c). (See 14.27, 14.27.01).	clause needed to overcome a double patenting rejection,					
[] It is directed to a particular claims(s), which is not acceptable since term of the entire patent to be granted." MPEP 1490. (See 14.26, 14.2)						
[] The person who signed the terminal disclaimer: [] has failed to state his/her capacity to sign for the busines [] is not recognized as an officer of the assignee, (See 14.2)						
[] No documentary evidence of a chain of title from the original inventor and frame specified as to where such evidence is recorded in the office documentary evidence or the specifying of the reel and frame may be for applicant. (See 14.30).	. 37 CFR 3.73(b). (See 1(40 O.G. 72). NOTE: This					
[] No "statement" specifying that the evidentiary documents have beeknowledge and belief the title is in the assignee seeking to take action.						
[] The T.D. is not signed. (See 14.26, 14.26.3), or 14.26.03 if TD is a	not signed by all the owners.					
[] Attorney not of record in oath/decl. or a seperate paper filed appoint	ting a new or associate attorney. (See 14.29.01).					
[] The serial number of the application (or the number of the patent) washing or incorrect. (See 14.32).	which forms the basis for the double patenting is					
[] The serial number of this application (or the number of the patent in or incorrect. (See 14.26, 14.26.04 or 14.26.05).	reexam or reissue case(s) being disclaimed is missing					
[] The period disclaimed is incorrect or not specified. (See 14.27, 14.2	27.2 or 14.27.3)(For Samples 14.27.04 and 14.27.05)					
[] Other:						
[] Suggestion to request refund of \$ (See 14.35, 14.36)						
MAY BE FAXED IN TO THE GROUP	LLOWANCE ANY OF THE ABOVE INFORMALTIES					
FOR SAMPLE TERMINAL DISCLAIMERS AND CERTIFICATES:						
 Sample of a TD over a pending application and assignee Certificate (See 14.37). Sample of a TD over a prior patent and assignee Certificate (See 14.38). Sample Assignee Certificate under 37 CFR 3.73 (b) (See 14.39) 						